IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

RICK GUIDRY, DAVID SPENCER, FREDERICK CUNNINGHAM, Individually, and on behalf of other similarly situated employees and former employees,)))
Plaintiffs,	CASE NO. CIV-07-378-D
v.	{
CHENEGA INTEGRATED SYSTEMS, L.L.C., CHENEGA TECHNICAL PRODUCTS, L.L.C., et al.))
Defendants.	Ś

NOTICE OF FILING OF CONSENT TO JOINDER

PLEASE TAKE NOTICE Plaintiffs hereby file a Consent to Joinder pursuant to 29 U.S.C. §216(b) which are to be filed with the Clerk of the Court signed by: <u>Victoria</u> Lynne Elbert.

Edward W. Dzialo, Jr., OBA #2579 GODLOVE, MAYHALL, DZIALO, DUTCHER & ERWIN, P.C. 802 SW "C" Avenue -- P.O. 29 Lawton, OK 73502 Telephone: (580) 353-6700 Facsimile: (580) 353-2900 ewd@amdde.com Rand C. Eddy, Esq., OBA #11822
Patrick J. Holman, Esq., OBA #21216
Eddy Law Firm
228 Robert S. Kerr Ave., Suite 200
Oklahoma City, OK 73102
Telephone: (405) 239-2524
Facsimile: (405) 239-2665
rand@eddy-law.com

rand@eddy-law.com patrick@eddy-law.com

EXHIBIT 2

OPT-IN CONSENT TO SUE FORM

Rick Guidry, et al., individually, and on behalf of other similarly situated employees and former employees, v. Chenega Technical Products, LLC and/or Chenega Integrated Systems, LLC, et al.

U.S. District Court for the Western District of Oklahoma

Case No.: CV-07-378-D

COMPLETE & EMAIL, FAX OR MAIL THIS FORM TO:

Attn: Rand C. Eddy & Patrick J. Holman Eddy Law Firm, P.C. 228 Robert S Kerr Ave., Suite 220 Oklahoma City, OK 73102 Phone: (405) 239-2524

Fax: (405) 239-2665 Email: patrick@eddy-law.com

Name	(Please print)	Social Security No.:
Addre	ss: 1812 NW Lake he	Work phone: (405)217-8053
	Lawler, OK 73507	Home phone: (580) 513-2012
		Email: stacky lag 6 70 5 beglobal. net
	CONSENT TO JO	IN COLLECTIVE ACTION
1.	I consent and agree to pursue my cla overtime work as an "armed security	ims arising out of unpaid minimum wage and guard" for Defendant Chenega at: (Base name), located at or near
	Lauter DK	(Base location).
2.	I have worked in the position of "armed security guard" for Defendant Chenega at the above named location from on or about (month/year) to on a about (month/year).	
3.	During the above time period, I enga benefit of my employer for which I v compensation.	nged in pre-shift and post-shift activities for the was not paid minimum wage or overtime
4.	wage provisions of the Fair Labor St	ght pursuant to the minimum wage and overtime andard's Act of 1938, as amended, 29 U.S.C. § 201 nt, agree and opt-in to become a Plaintiff herein and purt or any settlement of this action.

- 5. I designate the named Plaintiffs, Rick Guidry, Dave Spencer and Frederick Cunningham, as my agent to make decisions on my behalf concerning the litigation, the method and manner of conducting this litigation, and all other matters pertaining to this lawsuit.
- 6. By signing and returning this Consent to Sue, I understand that I will be represented by Eddy Law Firm P.C., and the Law Firm of Godlove, Mayhall, Dzialo, Dutcher & Erwin, P.C., on a contingency fee basis without prepayment of attorneys' fees. I understand that if Plaintiffs are successful, costs expended by attorneys on my behalf will be deducted from my settlement or judgment first. I understand that Eddy Law Firm P.C., and the Law Firm of Godlove, Mayhall, Dzialo, Dutcher & Erwin, P.C., may petition the Court for attorneys' fees and costs to be paid by the Defendant or Defendants on my behalf. I understand that the fees retained by the attorneys will be either the amount of attorneys' fees received from Defendants or forty percent (40%) of my total settlement or judgment amount, whichever is greater, pursuant to the attorney client contingency agreement with named Plaintiffs.

Dated this ______, 2009,

Signature

^{*} Statute of Limitation Concerns Mandate You Return this Form as Soon as Possible to Preserve Your Rights. (See "Notice of Collective Action Lawsuit" for time deadlines and further information regarding this lawsuit).